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UNITED STATES DISTRICT COURT  
 NORTHERN DISTRICT OF CALIFORNIA  
 SAN FRANCISCO DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

JEFFREY HARRISON,

Defendant.

Case No.: 3-07-70396 JL

**STIPULATION AND [PROPOSED]  
 ORDER GRANTING DEFENDANT  
 JEFFREY HARRISON'S TRAVEL  
 REQUEST**

Defendant Jeffrey Harrison has been released subject to the Court's terms and conditions of release. A current condition of Mr. Harrison's release is that he obtain the permission of Pretrial Services for any travel that is both outside the Northern District of California and within the State of California. Defendant Harrison requests the Court's permission to travel to, and stay overnight in, San Diego, California, from September 21, 2007 through September 27, 2007. Although Mr. Harrison may travel to San Diego with the permission of Pretrial Services, Pretrial Services has asked that he obtain the Court's permission to stay overnight in San Diego for the period from September 21, 2007 through September 27, 2007.

The purpose of the proposed travel is to allow Mr. Harrison to attend the DEMO Conference – known as the launch pad for emerging technologies related to Mr. Harrison's

1 business (more information is available at [www.demo.com](http://www.demo.com)). Prior to his travel, Mr. Harrison will  
2 provide to Pretrial Services his itinerary including information regarding the San Diego hotel at  
3 which he will stay.

4 Both Rich Sarlatte, defendant Harrison's Pretrial Services Officer, and Assistant  
5 United States Attorney Joshua Eaton have indicated their consent to the Court's approval of  
6 Harrison's travel to San Diego for the period from September 21, 2007 through September 27,  
7 2007. All parties agree that Mr. Harrison will report to his Pretrial Services Officer on September  
8 28, 2007, the day of his return from San Diego, as well as comply with other requests from  
9 Pretrial Services.

10 PURSUANT TO STIPULATION, IT IS SO ORDERED

11 Dated: September 4, 2007

12 Approved as to form:

13 /s: Craig H. Bessenger \_\_\_\_\_  
14 CRAIG H. BESENTER  
Clarence & Dyer LLP  
15 Attorneys for Defendant Jeffrey Harrison

16 /s: Joshua B. Eaton \_\_\_\_\_  
17 JOSHUA B. EATON  
Assistant United States Attorney

